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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/841,302	04/24/2001	Eric Pierre de Rouffignac	5659-08200/EBM	4731	
	590 10/21/2004	10	EXAMINER		
Eric B. Meyertons DEL CHRISTENSEN			KRECK, JOHN J		
SHELL OIL CO		FEB 0 3 2005 88	ART UNIT	PAPER NUMBER	
P.O. BOX 2463 HOUSTON, TX 77252-2463			3673		
nousion, i	A 11232-2463	TRADEMIN'S	DATE MAILED: 10/21/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

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GROUP 3600

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		Application	n No.	Applicant(s)	· \/
, (09/841,30	2	ROUFFIGNAC ET	AL. 84
//	Office Action Summary	Examiner		Art Unit	
•		John Kred		3673	_
	- The MAILING DATE of this commun	nication appears on the	cover sheet with th	e correspondence add	ress
Period fo				:: I/O)	
THE N - Exten after to - If the - If NO - Failur Any	DRTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUN sions of time may be available under the provision: SIX (6) MONTHS from the mailing date of this com period for reply specified above is less than thirty (period for reply is specified above, the maximum s re to reply within the set or extended period for repl eply received by the Office later than three months d patent term adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). In no eventual representation. 30) days, a reply within the state tatutory period will apply and with the state of the same and the same apply and within the state of the same and t	ent, however, may a reply but ory minimum of thirty (30) Il expire SIX (6) MONTHS fi lication to become ABANDO	e timely filed days will be considered timely, rom the mailing date of this cor one (35 U.S.C. § 133).	numbers of the second s
Status					
4157	Responsive to communication(s) fil	ed on 16 August 2004			
•	•	2b)⊠ This action is n	on-final.		
2a) [This action is FINAL . Since this application is in condition	for allowance except	for formal matters.	prosecution as to the	merits is
. 3)□	closed in accordance with the prac	tice under Ev narte Ot	avle 1935 C.D. 11	453 O.G. 213.	
	closed in accordance with the plac	uce under Ex parte Qu	Jayle, 1000 0.5. 11	, 100 0.0.2.	
•	on of Claims				
4)⊠	Claim(s) 4091-4093,4095-4110,41	12-4123,4125,4126,41	28-4170 and 5396	-5409 is/are pending i	n the
application	•	•			
арриосис	4a) Of the above claim(s) is/	are withdrawn from co	nsideration.		
£\⊠	Claim(s) 4107-4110,4112,4123,41	25.4126.4128-4170 ar	ad 5396-5409 is/are	allowed.	
6)⊠		6 is/are rejected.	·		
-	Claim(s) 4092 is/are objected to.	2 (4. 4. 5. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6.		RECEI	VED
8) Claim(s) are subject to restriction and/or election requirement.					
ال(ه	Claim(3) are subject to rect		•	FEB 11	2005
Applicat	ion Papers				
9)[]	The specification is objected to by	the Examiner.		GROUP	, 90AA
10)	The drawing(s) filed on is/ar	re: a) accepted or b)∐ objected to by t	he Examiner.	
,	Applicant may not request that any ob	jection to the drawing(s)	be held in abeyance.	See 37 CFR 1.85(a).	
	Replacement drawing sheet(s) includi	ng the correction is requi	red if the drawing(s) i	s objected to. See 37 CF	FR 1.121(d).
11)	The oath or declaration is objected	to by the Examiner. N	lote the attached O	ffice Action or form P1	ro-152.
	under 35 U.S.C. § 119	-			
		- CCi adadbu u	ndor 3511 S C & 11	9(a)-(d) or (f)	•
	Acknowledgment is made of a claim		idei 33 0.3.0. 3 1 i	3(a)-(a) or (i).	
a)) ☐ All b) ☐ Some * c) ☐ None of:				
	1. Certified copies of the priori	ty documents have be	en received.	iaction No	
İ	2. Certified copies of the priori	ty documents have be	en received in Appi	ncauch No	Stage
	3. Copies of the certified copie	es of the priority docum	nents have been rec	Selved III tills Mational	Stage
	application from the Interna	tional Bureau (PCT Ri	ile 17.2(a)).		
*	See the attached detailed Office ac	tion for a list of the cer	tmea copies not red	eivea.	
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Attachme			4) 🔲 Interview Sum	mary (PTO-413)	
	ice of References Cited (PTO-892) ice of Draftsperson's Patent Drawing Reviev	v (PTO-948)	Paper No(s)/M	lail Date	0.450
3) 🔀 Info	ormation Disclosure Statement(s) (PTO-1449 per No(s)/Mail Date	or PTO/SB/08)	5) Notice of Infor 6) Other:	mal Patent Application (PT	O-152)

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DETAILED ACTION

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1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after allowance or after an Office action under *Ex Parte Quayle*, 25 USPQ 74, 453 O.G. 213 (Comm'r Pat. 1935). Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, prosecution in this application has been reopened pursuant to 37 CFR 1.114. Applicant's submission filed on 8/16/04 has been entered.

2. The indicated allowability of claims 4091, 4093, 4095-4106 is withdrawn in view of the rejection set forth below.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 4091, 4093, 4095, 4097, 4098-4106 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bennett (U.S. Patent number 3,680,633) in view of Gregoli, et al. (U.S. Patent number 6,016,867).

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Bennett teaches the heater disposed in an open wellbore; and the system configured to allow heat to transfer and to maintain temperature. Bennett fails to teach the system configured to provide H2.

Gregoli teaches a similar system; which is configured to provide H2; in order to upgrade hydrocarbons in situ.

It would have been obvious to one of ordinary skill in the art at the time of the invention to have modified the Bennett system to be configured to provide H2 as called for in claim 4091; in order to upgrade hydrocarbons in situ.

Bennett teaches the electric heater as called for in claim 4093.

Bennett teaches the flameless combustor as called for in claim 4095.

With regards to claim 4097; wellbores are commonly at least 5 cm; and it would have been obvious to one of ordinary skill in the art at the time of the invention to have made the bore at least 5cm, in order to allow for greater production rates.

Bennett teaches the overburden casing as called for in claim 4098.

With regards to claims 4099-4103: Bennett is silent regarding the cement, packing material, and steel; however these are well known in the art. It would have been further obvious to one of ordinary skill in the art at the time of the invention to have modified the Bennett system to have included steel casing as called for in claim 4099, since steel is inexpensive and durable. It would have been further obvious to one of ordinary skill in the art at the time of the invention to have modified the Bennett system to have included cement as called for in claim 4100, since cement provides a firm anchor for casing. It would have been further obvious to one of ordinary skill in the art at

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the time of the invention to have modified the Bennett system to have included packing material (cement) as called for in claims 4101-4103, since cement provides a firm anchor for casing.

Bennett also teaches the system configured to transfer heat as called for in claim 4104.

Bennett also teaches valve as called for in claim 4105.

Gregoli teaches the valve coupled to the production well as called for in claim 4106.

4. Claims 4091 and 4096 are rejected under 35 U.S.C. 103(a) as being unpatentable over Terry (U.S. Patent number 4,089,372) in view of Gregoli.

Terry teaches the system including one or more heaters disposed in open wellbores; the system configured to allow heat to transfer and to maintain temperature.

Terry fails to teach the system configured to provide H2.

Gregoli teaches a similar system; which is configured to provide H2; in order to upgrade hydrocarbons in situ.

It would have been obvious to one of ordinary skill in the art at the time of the invention to have modified the Terry system to be configured to provide H2 as called for in claim 4091; in order to upgrade hydrocarbons in situ.

Terry also teaches the natural distributed combustor as called for in claim 4096

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Allowable Subject Matter

5. Claim 4092 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

6. Claims 4107-4110, 4112-4123, 4125, 4126, 4128-4170, and 5396-5409 are allowed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John Kreck whose telephone number is (703)308-2725. The examiner can normally be reached on M-F 5:30 am - 2:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Heather Shackelford can be reached on (703)308-2978. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

John Kreck

JOHN KRECK PRIMARY EXAMINER

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